P154/1:EV01

TRANSMITTAL LETTER (General - Patent Pending)			Docket No. PU2165		
In Re Application Of: YAGLEY ET AL					
Serial No. 10/604,430	Filing Date 7/21/03	Examiner GORDON, R.	Group Art Unit 3711		
Title: GOLF BALL W	TH HIGH COEFFICIENT OF R	ESTITUTION			
TO THE ASSISTANT COMMISSIONER FOR PATENTS:					
Transmitted herewith is: TERMINAL DISCLAIMER OVER PATENT 6,595,872					
in the above identified application. □ No additional fee is required. □ A check in the amount of is attached. □ The Assistant Commissioner is hereby authorized to charge and credit Deposit Account No. 500303 as described below. A duplicate copy of this sheet is enclosed. □ Charge the amount of \$110.00 □ Credit any overpayment. □ Charge any additional fee required.					
MICHAEL A. CATANIA REG. NO. 36,474 Dated: Que 23, 2009					
CALLAWAY GOLF CO 2180 RUTHERFORD R CARLSBAD, CALIFOR TEL: (760) 930-8493 FAX: (760) 930-5019	OAD	first class mail to Assistant Come 20231.	with the U.S. Postal Bervice as mider 37 C.F.R. 1.8 and is addressed to the missioner for Patents, Washington, D.C. Washington, D.C. Washington, D.C. Washington, D.C.		
cc:		Typed or Print	SUSAN GLENN ed Name of Person Mailing Correspondence		

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. PU2165	
In Re Application Of: Y	AGLEY ET AL			
Serial No. 10/604,430	Filing Date 7/21/03	Examiner GORDON, R.	Group Art Unit 3711	
Invention: GOLF BALL WITH HIG	TH COEFFICIENT OF RESTITU	ION		
Owner of Record: CAI	LAWAY GOLF COMPANY		491	
TO THE ASSISTANT COMMISSIONER FOR PATENTS:				
the expiration date of the disclaimer, of prior Patent be enforceable only for all patent granted on the install in making the all application that would extend unenforceable, is founder 37 C.F.R. 1.321, has the expiration of its full stall	No. 6,595,872. The owner her and during such period that it and the ant application and is binding upon the cove disclaimer, the owner does read to the expiration date of the full ened by any terminal disclaimer, in and invalid by a court of competent as all claims cancelled by a reexamitutory term as presently shortened by	reby agrees that any patent so one prior patent are commonly one grantee, its successors and/onet disclaim the terminal part statutory term as defined in 35 the event that it later expires figurisdiction, is statutorily disclaimation certificate, is reissued, or	pplication, which would extend beyond a presently shortened by any terminal granted on the instant application shall by the sharp of any patent granted on the instant U.S.C. 154 to 156 and 173 of the prior or failure to pay a maintenance fee, is imed in whole or terminally disclaimed or is in any manner terminaled prior to	
1 - For submissions	1 or 2 below, if appropriate. on behalf of an organization (e.g.	, corporation, partnership, univ	versity, government agency, etc.), the	
I hereby declare information and belief are statements and the like states Code and that suc	d to act on behalf of the organization that all statements made herein	of my own knowledge are tr nat these statements were mader	ue and that all statements made on de with the knowledge that willful false Section 1001 of Title 18 of the United on or any patent issued thereon.	
Teminal disclair	Signature IAEL A. CATANIA ed or Printed Name mer fee under 37 C.F.R. 1.20(d) incl wording for terminal disclaimer was ler 37 C.F.R. 3.73(b) is required if te	 uded. unchanged.		